1	Katherine L. Anderson	Jacob E. Reed*			
$_2$	WA Bar No. 41707	VA Bar No. 97181			
	Ryan Tucker* AZ Bar No. 034382	ALLIANCE DEFENDING FREEDOM 44180 Riverside Parkway			
3	15100 N. 90th Street		Lansdowne, VA 20176 FILED IN THE U.S. DISTRICT COURT		
4			(571) 707-4655 jreed@ADFlegal.org Sep 29, 2023		
5					
6	Scottsdale, AZ 85260 (480) 444-0020		id K. DeWolf SEAN F. MCAVOY, CLERK Bar No. 10875		
$_{7}$	kanderson@ADFlegal.org	ALB	ALBRECHT LAW FIRM		
	rtucker@ADFlegal.org jgalus@ADFlegal.org	5105 E. 3 rd Ave., Suite 101 Spokane Valley, WA 99212			
8	Jgarus@ADI regar.org	(509) 495-1246			
9		davi	lavid@albrechtlawfirm.com		
10		*Admitted <i>Pro Hac Vice</i>			
11	United States District Court				
12	EASTERN DISTRICT OF WASHINGTON				
13	Union Gospel Mission of Yakima, Wash.,	ĺ			
14	Plaintiff,				
	V.		Civil No. 1:2	3-cv-3027-MKD	
15		S			
16	Attorney General of Washington State; ANDRETA ARMSTRONG, in her official capacity as Executive Director of the Washington State Human Rights Commission; and DEBORAH		NOTICE OF APPEAL		
17					
18					
19	COOK, GUADALUPE GAMBOA, JEFF SBAIH, an HAN TRAN, in their official capacities as	ıd			
	Commissioners of the Washington State				
20	Human Rights Commission,				
21	Defendants.				
22	NOTICE IS HEREBY GIVEN that Plaintiff Union Gospel Mission of				
23	Yakima, Wash. hereby appeals to the United States Court of Appeals for the Ninth				
24	Circuit from the Order granting Defendants' Motion to Dismiss and Denying as				
25	Moot Plaintiff's Motion for Preliminary Injunction (ECF No. 23) entered in this				
26	action on September 1, 2023.				
07	action on September 1, 2023.				

Plaintiff's Notice of Appeal - 1

27

This is not a cross-appeal and there have been no previous appeals in this case. Pursuant to Ninth Circuit Rule 3-2, attached hereto is a Representation Statement naming all parties to the appeal and their respective counsel. Respectfully submitted this 29th day of September, 2023. By: s/Katherine L. Anderson Katherine L. Anderson WA Bar No. 41707 ALLIANCE DEFENDING FREEDOM 15100 N. 90th Street Scottsdale, AZ 85260 (480) 444-0020 kanderson@ADFlegal.org Attorney for Plaintiff Union Gospel Mission of Yakima, Wash.

CERTIFICATE OF SERVICE

I hereby certify that on September 29th, 2023, I electronically filed the foregoing document with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

<u>s/Katherine L. Anderson</u> Katherine L. Anderson

Representation Statement 1 2**Appellant** 3 Union Gospel Mission of Yakima, Wash. 4 **Counsel for Appellant:** 5 6 Ryan J. Tucker 7 Jeremiah Galus Katherine L. Anderson Alliance Defending Freedom 9 15100 N. 90th Street Scottsdale, AZ 85260 10 (480) 444-0020 11 rtucker@ADFlegal.org jgalus@ADFlegal.org 12 kanderson@ADFlegal.org 13 Jacob E. Reed 14 Alliance Defending Freedom 44180 Riverside Pkwy 15 Lansdowne, VA 20176 16 (571) 707-4718 ireed@ADFlegal.org 17 18 David K. DeWolf 5105 E. 3rd Ave, Suite 101 19 Spokane Valley, WA 99201 20 (509) 495-1246 david@albrechtlawfirm.com 21 John J. Bursch 22 Alliance Defending Freedom 23 440 First Street NW, Suite 600 Washington, DC 20001 24(616) 450-4235 25 jbursch@ADFlegal.org 26 Counsel are registered for Electronic Filing in the 9th Circuit. 27

Appellees Robert Ferguson, in his official capacity as Attorney General of Washington State; Andreta Armstrong, in her official capacity as Executive Director of the Washington State Human Rights Commission; and Deborah Cook, Guadalupe Gamboa, Jeff Sbaih, and Han Tran, in their official capacities as Commissioners of the Washington State Human Rights Commission **Counsel for Appellees:** Daniel J. Jeon David J. Ward Assistant Attorneys General Wing Luke Civil Rights Division 800 5th Avenue, Suite 2000 Seattle, WA 98104 (206) 464-7744 daniel.jeon@atg.wa.gov david.ward@atg.wa.gov